CAHILL GORDON & REINDEL LLP 32 OLD SLIP NEW YORK, NY 10005

DANIEL R. ANDERSON HELENE R. BANKS ANIRUDH BANSAL LANDIS C. BEST CHRISTOPHER BEVAN BROCKTON B BOSSON JONATHAN BROWNSON * DONNA M. BRYAN EMEKA C. CHINWUBA JOYDEEP CHOUDHURI * JAMES J CLARK CHRISTOPHER W. CLEMENT AYANO K. CREED PRUE CRIDDLE ± SEAN M. DAVIS STUART G. DOWNING ADAM M. DWORKIN ANASTASIA EFIMOVA SAMSON A. ENZER JENNIFER B. EZRING GERALD J. FLATTMANN JR.

HELENA'S FRANCESCHI JOAN MURTAGH FRANKEL JONATHAN J. FRANKEL SESI GARIMELLA ARIEL GOLDMAN PATRICK GORDON JASON M. HALL STEPHEN HARPER WILLIAM M. HARTNETT NOLA B. HELLER CRAIG M HOROWITZ TIMOTHY B. HOWELL DAVID G. JANUSZEWSKI ELAI KATZ JAKE KEAVENY BRIAN S. KELLEHER RICHARD KELLY CHÉRIE R. KISER ‡ JOEL KURTZBERG TED B. LACEY ALIZA R. LEVINE

TELEPHONE: (212) 701-3000 WWW.CAHILL.COM

1990 K STREET, N.W. WASHINGTON, DC 20006-1181 (202) 862-8900

CAHILL GORDON & REINDEL (UK) LLP 20 FENCHURCH STREET LONDON EC3M 3BY +44 (0) 20 7920 9800

WRITER'S DIRECT NUMBER

JOEL H LEVITIN GEOFFREY E. LIEBMANN MARK LOFTUS JOHN MacGREGOR BRIAN T. MARKLEY MEGHAN N. McDERMOTT WILLIAM J. MILLER EDWARD N. MOSS JOEL MOSS NOAH B. NEWITZ WARREN NEWTON 8 DAVID R. OWEN JOHN PAPACHRISTOS LUIS R. PENALVER SHEILA C. RAMESH MICHAEL W. REDDY OLEG REZZY THOMAS ROCHER THORN ROSENTHAL TAMMY L. ROY JONATHAN A. SCHAFFZIN ANDREW SCHWARTZ DARREN SILVER JOSIAH M. SLOTNICK RICHARD A. STIEGLITZ JR. SUSANNA M. SUH ANTHONY K. TAMA JOHN A. TRIPODORO HERBERT S. WASHER MICHAEL B. WEISS DAVID WISHENGRAD C. ANTHONY WOLFE ELIZABETH M. YAHL

* ADMITTED AS A SOLICITOR IN ENGLAND AND WALES ONLY ± ADMITTED AS A SOLICITOR IN WESTERN AUSTRALIA ONLY

‡ ADMITTED IN DC ONLY § ADMITTED AS AN ATTORNEY IN THE REPUBLIC OF SOUTH AFRICA

(212) 701-3435

July 17, 2023

Re: Set Capital LLC, et al. v. Credit Suisse Group AG, et al., No. 18-CV-02268 (AT) (SN)

Dear Magistrate Judge Netburn:

We write on behalf of Defendants regarding oral argument on Plaintiffs' Motion for Leave to Amend, currently scheduled for August 2, 2023 at 3:00 p.m. before Your Honor. Lead defense counsel has a long-planned vacation at that time, and so we respectfully request an adjournment to August 14, 2023 or a later date that works for the Court and all parties. This is the first request for an extension. Plaintiffs' counsel has authorized us to represent that they consent to this request.

Respectfully submitted,

/s/ *Herbert S. Washer*

Herbert S. Washer

The Honorable Sarah Netburn Thurgood Marshall United States Courthouse 40 Foley Square New York, NY 10007

VIA ECF cc: All Counsel